



**RESPONSE UNDER 37 C.F.R. § 1.116
EXPEDITED PROCEDURE
GROUP ART UNIT 2837**


IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application No: 10/698,093
Filed: October 31, 2003
Inventor(s):
Henry Wurzburg

Examiner: Doan, Duc T.
Group/Art Unit: 2188
Atty. Dkt. No: 5707-05300

Title: Flash-Memory Card-Reader to
IDE Bridge

I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to Commissioner for Patents, Alexandria, VA 22313-1450, on the date indicated below.

Jeffrey C. Hood
 6/30/2006
Signature Date

REQUEST FOR PRE-APPEAL BRIEF REVIEW

ATTN: BOX AF
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Dear Sir:

Applicant requests review of the final rejection in the above-identified application. No amendments are being filed with this request. This request is being filed with a notice of appeal. The review is requested for the reason(s) stated below.

Applicant is in receipt of the Advisory Action mailed April 5, 2006. Claims 1-44 remain pending in the present case. Claims 1-2, 4, 10-12, 16-18, 24-35, and 38-44 were rejected under 35 U.S.C. § 102(e) as being anticipated by Piau (U.S. Pub 2004/0049627); (evidentiary reference: Blood et al (US Pub 2003/0110351)).

Reconsideration of the present case is earnestly requested in light of the following remarks. Please note that for brevity, only the primary arguments directed to the independent claims are presented, and that additional arguments, e.g., directed to the subject matter of the dependent claims, will be presented if and when the case proceeds to Appeal.

Applicant submits that the Examiner's characterization of the Piau reference does not appropriately address the claimed subject matter recited in independent claims 1, 16, 28, 31, and 38. As Applicant clearly pointed out in the response to the Office Action, the independent claims recite a combination of features describing a flash-memory card-reader system that includes a flash-memory card-controller unit, wherein the flash-memory card-reader system facilitates translating incoming commands from a hard disk controller to produce translated incoming commands usable by the flash-memory card-controller unit, wherein the processing unit is operable to provide the translated incoming commands to the flash-memory card-controller unit. In contrast, Piau discloses a flash controller configured inside a flash memory. Examiner maintains that #220 in Fig. 2 of Piau corresponds to the flash-memory card-controller unit recited in claim 1. Applicant maintains that this characterization is in error, as it is clearly stated by Piau that #200 is itself a flash controller (paragraph 17, line 3). It further states in the Abstract that Piau discloses a flash memory controller that is incorporated in a flash memory.

This is an important distinction when considering the functionality of the blocks described by Piau, and the overall functionality of the system proposed by Piau as opposed to the combination of features recited in claim 1. Because #200 operates as the flash memory controller, #220 is not capable of using commands usable by a flash-memory card-controller or a flash memory card, as the use of such commands is actually the function of flash memory controller #200 itself. Commands usable by a flash-memory controller are well known to those skilled in the art, and may include commands such as 'erase block', 'read sequential', etc. These commands are not commensurate with simple read/write commands, as referred to by Examiner in referencing paragraphs 29 and 30 of Piau. Furthermore, Piau clearly states that Fig. 2 is a block diagram illustrating the operative components of a Compact Flash controller, not a system in which a flash-memory controller is coupled to other devices and/or components. In addition, the flash controller is specified as a Compact Flash controller, which is one specific type of flash-memory controller. Dependent claims 8, 9, 22, 23, 36 and 37 of Applicant are also indicative of such a distinction.

In support, it is clear from Applicant's own Fig. 2 that the flash-memory card-controller(s) is (are) a component(s) in Applicant's system, resulting in the functionality of Applicant's system being different from the functionality of the system disclosed by Piau. It is

further clear that the equivalent of #200 from Fig. 2 of Piau is element #150 in Fig. 2 of Applicant. Since Piau specifically discloses a flash memory controller that is incorporated in a flash memory (see again Abstract of Piau), it is evident that #220 in Fig. 2 of Piau does not correspond to the flash-memory card-controller recited in claim 1, and the functionality of the system disclosed by Piau therefore differs from the combination of features recited in claim 1. Furthermore, as Piau presents a Compact Flash controller configured specifically for splitting data into odd segments and even segments (paragraph 18, lines 13-17), and transferring the data to two separate flash memory modules (paragraph 19, lines 15-19), there is no motivation or suggestion by Piau for configuring a flash-memory card-reader system in which a flash-memory card, which may be any one of a specified number of different flash-memory card types, appears as a hard disk drive to a host system.

For at least these reasons, Applicant submits that Piau does not disclose and/or suggest the combination of features recited in claim 1. Independent claims 16, 28, 31, and 38 were rejected based on the same rationale as in the rejection of claim 1. Accordingly, for at least the same reasons as given above, Applicant further submits that Piau does not disclose and/or suggest the combination of features recited in claims 16, 28, 31, and 38. Applicant also submits that since the independent claims have been shown to be patentably distinct, dependent claims 2, 4, 10-12, 17-18, 24-30, 32-35, and 39-43 are also patentably distinct for at least the same reasons the independent claims are patentably distinct, and a further discussion of these dependent claims is not necessary at this time.

Claims 3, and 13-15 were originally rejected under 35 U.S.C. § 103(a) as being unpatentable over Piau (U.S. Patent Publication No. 2004/0049627) as applied to claim 1, and further in view of Day et al (U.S. Patent Publication No. 2004/0049627). Claims 5-9, 19-23, and 36-37 were originally rejected under 35 U.S.C. § 103(a) as being unpatentable over Piau (U.S. Patent Publication No. 2004/0049627), Day et al (U.S. Patent Publication No. 2004/0049627) and further in view of Tsao (U.S. Patent Publication No. 2005/0029348). Applicant submits that because the independent claims on which the rejected dependent claims depend have been shown to be patentably distinct, these dependent claims are also patentably distinct for at least the same reasons the independent claims are patentably distinct, and a further discussion of these dependent claims is not necessary at this time.

In light of the foregoing amendments and remarks, Applicant submits the application is now in condition for allowance, and an early notice to that effect is requested. If any extensions of time (under 37 C.F.R. § 1.136) are necessary to prevent the above referenced application(s) from becoming abandoned, Applicant(s) hereby petition for such extensions. If any fees are due, the Commissioner is authorized to charge said fees to Meyertons, Hood, Kivlin, Kowert & Goetzel PC Deposit Account No. 50-1505/5707-05300/JCH.

Also enclosed herewith are the following items:

- ☒ Return Receipt Postcard
- ☒ Notice of Appeal

Respectfully submitted,



Jeffrey C. Hood
Reg. No. 35,198
AGENT FOR APPLICANT(S)

Date: 6/30/2006 JCH/TAK